

### **REMARKS**

First of all, Applicants earnestly appreciate Examiner for arduous efforts to exam the instant application.

Applicants amended the independent claims 1, 8 and 17 to claim “each of the wing panels **slopes down from a root towards a free end thereof**”, thus the structure of the wing panels is distinctly recited in these claims. In fact, previously Applicants misunderstood the Examiner’s statement about the elements in Simpson, but the difference between the wing panels of the amended claims and that of Simpson et al. ‘672 is clearly stated in response to the Final Office Action, and thus those arguments are essentially commensurate with the scope of the amended claims. Applicants know no new search/consideration will be taken after final, while these amendments are made only to clarify and/or precisely describe the claimed structures, based upon the already clearly explained arguments in Remarks of the previous response known to the Examiner, so as not to interfere with the references when the claim language is interpreted in a broad or vague way. *It is respectfully requested that the Examiner reconsider these amendments rather than discard them.* Because the precisely described/claimed structures in the currently amended claims were already presented in the arguments of the previous response and are clearly patentable over the references, it is really not necessary to urge Applicants to file the continuation application instead.

Accordingly, claims 1, 8 and 17 is believed to patentably distinguish over Simpson et al. ‘672 and in condition for allowance. Other claims 2-7, 9-16 and 18-19 are depend respectively, directly or indirectly, upon claims 1, 8 and 17, so claims 2-7, 9-16, and 18-19 are also patentable.

In view of the above claim amendments and remarks, Applicant

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respectfully submit that all pending claims in this application have been placed in condition for allowance, and that an action to this effect is earnestly requested.

Respectfully submitted,

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